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FILED
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6 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
7 **IN AND FOR THE COUNTY OF MOHAVE**

8 STATE OF ARIZONA,

9 Plaintiff,

10 vs.

11 JUSTIN JAMES RECTOR

12 Defendant.

No. CR-2014-1193

MOTION FOR TRIAL SETTING

13 COMES NOW, the State of Arizona, by the Mohave County Attorney and
14 through the undersigned Deputy County Attorney, Gregory A. McPhillips,
15 requesting the Court set a trial date in this matter.

16 For over a year, the State has requested, in writing and on the record, that
17 interviews be conducted. At the hearing dated the 30th of July 2018, the Court
18 ordered the parties to speak about setting interviews. The defendant is refusing
19 to set interviews, so the State is considering interviews waived. The witnesses
20 have been made available, per Rule 15, and defense is refusing to give any
21 dates to conduct such interviews. Undersigned has provided counsel, in 2014,
22 2015 and again today, a list of the State's witnesses. With around 100
23 witnesses, the State is attempting to arrange interviews, and it will be a time
24 intensive process. With defense counsel refusing to participate, the interviews
should be considered waived.

The defense has not noticed any defense witnesses.




1 The victim requests a speedy trial.

2 The State asks that a trial date be set.

3 RESPECTFULLY SUBMITTED THIS 7TH DAY OF AUGUST, 2018.

4 MOHAVE COUNTY ATTORNEY
5 MATTHEW J. SMITH

6
7 By 
8 DEPUTY COUNTY ATTORNEY
9 GREGORY A. MCPHILLIPS

10 A copy of the foregoing
11 sent this same day to:

12 HONORABLE LEE F. JANTZEN
13 SUPERIOR COURT JUDGE

14 JULIA CASSELS
15 ATTORNEY FOR DEFENDANT
16 Law Office of Julia Cassels
17 2642 East Thomas Road
18 Phoenix, AZ 84015

19 By 